## UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

UNITED STATES OF AMERICA	)	DUN W	
v.	) No. 3:10-00260 ) JUDGE HAYNES	The woll to guestron	n b
YASSIN YUSUF (29)	<i>)</i>	to guestron	I pu
ABDULLAHI HASHI (11)	W		·
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MOTION TO ALLOW COUNSEL TO QU	<u>UESTION THE CASE AGI</u>	ENT HEATHER	iel,
WEYKER UNDER OATH REGARDING	RECORDED STATEMEN	VTS MADE BY	genne
GOVERNMENT WITNESSES ("VICTIMS		<u>EFENDANTS IN</u>	AN Try
<u>VIOLATION OF THI</u>	S COURT'S ORDERS	Je	ne
Come now the Defendants Yassin Yus	ouf and Abdullahi Hashi, th	rough counsel, and	Doe
respectfully moves this Honorable Court to al	llow them to question the c	case agent, Heather	Z had Thus
Weyker, under oath on Thursday March 29,	2012 regarding recorded s		Feliphone
Government witnesses ("victims") not provided	d to the Defendants in viola	tion of this Court's	leasy)
Orders. In addition, the Defendants are requesti	ng to be allowed to inquire	about the Jane Doe	18M
Two recordings. In support of this motion couns	el would show as follows:	,	3-29-12

1. The Government has given notice, that other than the stated recordings contained in the Notice, that "[t]here are no further recordings made by or in the possession of the United States in relation to Jane Doe Two." (D.E. # 2141). The statement, however, may have been modified by a prior sentence that reads, "There is one further phone call that was recorded on the phone provided to Jane Doe Two for this purpose." The Government now maintains that it was only a nine second call with an automated message that was the non-pertinent call. "The United States did not consider this call to be pertinent to the